		United S	STATES DISTRIC	化硫甲酚抗亚 电电流控制 医二氢甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
_			District of	NEBRASKA OF HEREASKA
		UNITED STATES OF AMERICA V. DAVID P. GORE		2007 FEB 16 PM 4: 31 ETENTION PENDING REVOCATION HRG. 4:01CR3065 OFFICE OF THE CLERK
	In a	Defendant	19 II C C \$ 21/2/ft a da	tention hearing has been held. I conclude
the		e following facts require the detention	÷ ,,	tention hearing has been held. I conclude
LIII	# L []]	o following facts require the determor	Part I—Findings of Fact	, ievocation nearing in this case.
	(1)	The defendant is charged with an offense describe or local offense that would have been a federal of a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence an offense for which a maximum term of important term of important and including the control of the co	ted in 18 U.S.C. § 3142(f)(1) and has ffense if a circumstance giving rise 3156(a)(4). is life imprisonment or death.	to federal jurisdiction had existed that is
				nore prior federal offenses described in 18 U.S.C.
	for the offense described in finding (1).			
	[(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.			
_	/1>	77	Alternative Findings (A)	
	(1) There is probable cause to believe that the defendant has committed an offense for which a maximum term of imprisonment of ten years or more is prescribed in under 18 U.S.C. § 924(c).			
	 (2) The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assurthe appearance of the defendant as required and the safety of the community. 			
			Alternative Findings (B)	
		There is a serious risk that the defendant will not There is a serious risk that the defendant will end		or the community.
		Dout II Wat	tton Statement of Decree for	Datast
der		d that the credible testimony and information subroff the evidence that	tten Statement of Reasons for mitted at the hearing establishes by	
u.		Def. has not met b.	under to show 1	Kelihood his release would
100 A	ot	thed to a treatment pr	ty of community	13 Det was not been hew
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
reas Gov	he ex sonab ernm	defendant is committed to the custody of the Attorno tent practicable, from persons awaiting or servin le opportunity for private consultation with defen	g sentences or being held in custouse counsel.	ntion entative for confinement in a corrections facility separate, dy pending appeal. The defendant shall be afforded a f the United States or on request of an attorney for the United States marshal for the purpose of an appearance
	-	Date	,	re of Judicial Officer
				ster, U.S. Magistrate Judge Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).